

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable James A. Ardaiz, Presiding Justice; and Eve Sproule, Court Administrator/Clerk, by Elaine J. Duffy, Deputy Clerk.

F033824 Losoya v. Klein
F035548 In re Andrew B., a Minor
F035800 In re James R., a Minor
F035919 People v. Sanders
F035937 In re Daniel W., a Minor
F036327 People v. Jaramillo

Orders to Show Cause as to Helyn A. Johnson, Official Reporter of the Superior Court, County of Fresno called with the subject of said Orders to Show Cause present. Helyn A. Johnson, Official Reporter, advised of allegations contained in the above Orders to Show Cause, consequences if found in contempt, not competent, sanctioned, or if verified complaints were filed by the Court. Helyn A. Johnson, Official Reporter, was further advised of her right to counsel, to present evidence and witnesses on her behalf and to have a court reporter present.

At the request of Helyn A. Johnson, Official Reporter, the hearing on the above stated Orders to Show Cause is continued to January 4, 2001 at 10:00 a.m. for a formal contempt hearing.

Court adjourned.

F034297 People v. Davis
Appellant's petition for rehearing filed herein is denied.

F035787 People v. Lopez
The judgment is affirmed.
By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

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- F034237 People v. Vega. Jr**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F036459 Morris A. v. The Superior Court Of Fresno County; Fresno County
Department Of Children And Family Services**
The petition is denied.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F034479 People v. Simpkins**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.
- F035377 In re Zhane W., et al., Minors**
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.
- F033617 People v. Ashby**
Filed modification of opinion (no change in judgment).
Appellant's petition for rehearing is denied. Ardaiz, P.J.
We concur: Harris, J.; Levy, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F032384 County of Fresno v. Bedrosian, as Trustee, etc., et al.**
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

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F036510 Callie D. v. Superior Court of Kings County; Kings County Department of Human Services Agency

Let a petition for extraordinary writ issue directing the respondent court to vacate its order in *In re Danielle P.*, Kings County Superior Court Juvenile Division case No. 97J0147 made on September 5, 2000, terminating family maintenance services for the benefit of petitioner and setting the matter for a section 366.26 hearing; and to reconsider the matter in light of the errors cited by petitioner and acknowledged by respondent. Our decision is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035888 In re Marcus V., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

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F035888 In re Marcus V., a Minor
The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F034676 In re Ronald O.
The judgment is modified to reduce the adjudication of grand theft as charged in the amended petition to the lesser included offense of petty theft. The adjudication as to the alleged violation of probation is affirmed. The matter is remanded to the juvenile court for further dispositional proceedings, including recomputation of the maximum confinement time.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035543 In re Morghan Y., a Minor
The jurisdictional finding is vacated and therefore the dispositional orders herein are reversed. On remand and given the fundamental nature of the violations herein, we respectfully suggest the superior court consider assigning the matter to another bench officer. Harris, J.

We concur: Thaxter, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F033918 People v. Cota
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.